1	RENE L. VALLADARES Federal Public Defender		
2	State Bar No. 11479 RAQUEL LAZO State Bar No. 8540 Assistant Federal Public Defender		
3			
4	411 E. Bonneville Avenue, Suite 250		
5	Las Vegas, Nevada 89101 (702) 388-6577 (Fax) 388-6261		
6	(rax) 388-0201		
7	Attorneys for Destawny Jones		
8			
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	UNITED STATES OF AMERICA,	2:13-mj-773-VCF	
12	Plaintiff,	UNNOPPOSED MOTION AND	
13	vs.	PROPOSED ORDER TO MODIFY THE CONDITIONS OF PRETRIAL RELEASE	
14	DESTAWNY JONES,		
15	Defendant.		
16			
17	COMES NOW THE DEFENDANT, by and through counsel, Rene L. Valladares, Federa		
18	Public Defender, and RAQUEL LAZO, Assistant Federal Public Defender, counsel for		
19	DESTAWNY JONES, that the conditions of Ms. Jones' pretrial release be modified.		
20	1. On January 29, 2015, Ms. Jones' Personal Recognizance bond was modified to		
21	include the condition that she maintain residence at the halfway house with Global Positioning		
22	Satellite (GPS) monitoring and Home Detention. See Minutes (#35).		
23	2. On March 2, 2015, a status check was held regarding Ms. Jones bond/pretrial release		
24	conditions. See Minutes (#36). The court was advised that, with the exception of two missed menta		
25	health appointments, Ms. Jones was in compliance with all conditions. The court was further		
26	advised of defense counsel's intent to eventually seek to remove the halfway house condition.		

1

testing) has now been installed at the residence where Ms. Jones seeks to reside. Undersigned

Since the hearing, the appropriate phone line (for the purposes of remote alcohol

27

28

3.

Case 2:13-mj-00773-VCF Document 38 Filed 03/06/15 Page 2 of 3

1	defense counsel has also spoken with Ms. Jones new supervising Pretrial Services Officer, Sandra	
2	Bustos. Mrs. Bustos has no opposition to permitting Ms. Jones to reside with Mr. John Cluberton ¹	
3	with remote alcohol testing. Furthermore, she does not opposed GPS monitoring being modified to	
4	Radio Frequency (RF) monitoring with a curfew.	
5	4. These proposed modified release conditions still will reasonably assure that Ms.	
6	Jones appears at future court hearings as well as protect the public. It will also make it easier for	
7	her to secure employment without having the restrictions that come as a result of being confined to	
8	the halfway house.	
9	5. Government counsel has no opposition to this request.	
10	DATED this 5 th day of March, 2015.	
11	Respectfully submitted,	
12 13	RENE L. VALLADARES Federal Public Defender	
14	/s/ Raquel Lazo	
15	By:	
16	Assistant Federal Public Defender Counsel for Destawny Jones	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		

This is the same residence Ms. Jones was permitted to reside temporarily before she was ordered to the halfway house. See Minute Order (#31).

Case 2:13-mj-00773-VCF Document 38 Filed 03/06/15 Page 3 of 3